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6	Pro Se Petitioners	
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8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10	OAKLAND DIVISION	
11	IN RE: PETITION OF JENNIFER GRANICK AND	MISC. CASE NO.: 16-mc-80206-KAW
12	RIANA PFEFFERKORN TO UNSEAL	PETITIONERS' ADMINISTRATIVE
13	TECHNICAL-ASSISTANCE ORDERS AND MATERIALS	MOTION FOR LEAVE TO FILE SUPPLEMENTAL NOTICE
14 15		REGARDING MOTION TO UNSEAL DOCKET SHEETS AND PUBLICLY DOCKET COURT RECORDS
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On January 12, 2017, Petitioners filed a Motion to Unseal Docket Sheets and Publicly 1 Docket Court Records (the "Motion"). Docket Item ("D.I.") 8. The Court held a hearing on the 2 Motion on May 4, 2017. D.I. 29. Pursuant to Civ. L.R. 7-3(d) and 7-11, Petitioners hereby move 3 for leave to file the attached proposed Supplemental Notice regarding the Motion. This 4 Administrative Motion also attaches the Declaration of Riana Pfefferkorn and a Proposed Order. 5 The proposed Supplemental Notice attaches court records from In the Matter of the 6 Application of Jason Leopold to Unseal Certain Electronic Surveillance Applications and 7 Orders, No. 13-mc-00712 (D.D.C. filed Jul. 16, 2013) (hereinafter Leopold). The proposed 8 Supplemental Notice attaches copies of five court orders and two joint status reports reflecting 9 recent developments in the *Leopold* case. The proceedings in *Leopold* were discussed during the 10 May 4 hearing. Following the hearing, as the Court considers whether and how to grant 11 Petitioners' Motion, Petitioners believe it may aid the Court to have readily available primary-12 source documents from Leopold, of which the Court can take judicial notice. Fed. R. Evid. 13 201(b)(2); Revn's Pasta Bella, LLC v. Visa USA, Inc., 442 F.3d 741, 746 n.6 (9th Cir. 2006). 14 Petitioners notified Assistant United States Attorney Laura-Kate Bernstein that 15 Petitioners would be moving to file the proposed Supplemental Notice, via email on May 19 and 16 22, 2017. Ms. Bernstein responded on May 22, 2017 that the United States would oppose the 17 instant Administrative Motion. See attached Declaration of Riana Pfefferkorn ¶¶ 2-4. 18 For the reasons stated above, Petitioners respectfully request that the Court grant 19 approval to Petitioners to file the attached proposed Supplemental Notice and its exhibits. 20 Respectfully submitted, 21 Dated: May 22, 2017 22 RIANA PFEFFERKORN (SBN 266817) 23 JENNIFER STISA GRANICK (SBN 168423) 24 Pro Se 25 26 Petitioners are filing this motion at the present time because they understand that the Court was 27 unavailable during the two weeks following the May 4 hearing.

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